2. CONTRACT NO.		3. AWARD/EFFECTIVE	E DATE	4. ORDER NO			5. SOLIC	CITATION NO.	6. SOLICITATION ISSUE DATE
		1 December 20	J04						*
7. FOR SOLICIT INFORMATION		a. NAME					b. TELEP	PHONE NO. (No collect colls)	8. OFFER DUE DATE/LOCAL TIM
	STAL SERVIC		b)(6) b)(4)		UNRESTI SET ASIL		DE BL	DELIVERY FOR FOB STINATION UNLESS OCK IS MARKED SEE SCHEDULE	12. DISCOUNT TERMS Net 30 Days
			b)(4) b)(3)		BUSI	ALL DISADV. INESS		13a. THIS CONTRACT IS A UNI D. RATING	A RATED ORDER DER DPAS (15 CFR 700)
Washington, I	J.C. 20505 ──			SIC:	□ 8(A)	*		METHOD OF SOLICITATION	ON
5. DELIVER TO		CODE	R	SIZE	E STD:	STERED BY	<u> </u>	☐ RFQ	☐ IFB ☐ RFP
	ON A -PAG		L			al POC:			CODE
7a. CONTRACTOR/ OFFEROR TELEPHONE NO.	CODE	FACILITY		18a.]	PAYMEN	NT WILL BE MAD	E BY		CODE
	oro Drive, Su	uite 900		- Way					. "
McLean, VA 2		ANCE IS DIFFEREN	T AND PI			ton, DC 20		DODECC CHOWN IN	TI COV. 10. TRU ECC
SUCH	ADDRESS IN	OFFER	I AND : U	1 100.		CK BELOW IS	S CHEC	CKED SEE AD	······································
19. ITEM NO.	SC	20. CHEDULE OF SUPP	'LIES/SER'	VICES		21. QUANTITY	22. UNI		24. AMOUNT
		See Page 2		a.				1 1	ED FOR RELEAS 0-13-2009
. ACCOUNTING A	AND APPROPRIATION		S AS Neurona,	<u> </u>			L	26. TOTAL AWARD	AMOUNT (For Govl. Use Only)
			-			· ;		*	•
27b. CONTRACT	T/PURCHASE ORDI	DER INCORPORATES BY R	REFERENCE F	FAR 52.212-4. FA	AR 52.212	2-5 IS ATTACHED	D. ADDEN	D. ADDENDA ☐ ARE ☐ NDA ☑ ARE ☐ ARE NO	OT ATTACHED.
CONTRACTO ISSUING OFF OR OTHERW	OR IS REQUIRED FICE, CONTRACTO	TO SIGN THIS DOCUME FOR AGREES TO FURNISH ABOVE AND ON ANY A	ENT AND RE	ETURN01 /ER ALL ITEMS	COPIES S SET FOR	RTH DA	WARD OF ATED ICLUDING	F CONTRACT: REFERE	INCE OFFER FER ON SOLICITATION (BLOCK 5), HANGES WHICH ARE SET FORTH
	F OFFEROR/CONTR				31a.			RICA (SIGNATURE OF CON	ITRACTING OFFICER)
b. NAME AND TIT	TLE OF SIGNER (T)	PPE OR PRINT)	30c. DATE	SIGNED	31b. 7	NAME OF CONTE	RACTING	GOFFICER (TYPE OR PRINT)	31c. DATE SIGNED
a. QUANTITY IN C	COLUMN 21 HAS BE	EEN			33. \$	SHIP NUMBER		34. VOUCHER NUMBER	35. AMOUNT VERIFIED
RECEIVED	☐ INSPECT			ORMS TO THE S NOTED	36. P/	PAYMENT	ARTIAL		CORRECT FOR 37: CHECK NUMBER
o. SIGNATURE OF A	AUTHORIZED GOV	VT REPRESENTATIVE	32c. DATE		c	COMPLETE S/R ACCOUNT NO.		PARTIAL 39. S/R VOUCHER NO.	40. PAID BY
•						RECEIVED BY (P)		39. 5/R VOUCHER 110.	40. PAID BY
	THIS ACCOUNT	Γ IS CORRECT AND PR	OPER FOR	PAYMENT	-	COLLEY SEE ST. 17	Tinay		
11a. I CERTIFY			41c. DATE	4	42b. F	RECEIVED AT (Le	ocation)		7
41a. I CERTIFY 7	D TITLE OF CERT.	IT TING OFFICER	l .		•				
	TO TITLE OF CERT	IF TING OFFICER	*		42c. D	DATE REC'D (17/10/1	VDD)	42d. TOTAL CONTAINERS	

Contract N Page 2 of	
	SECTION A - SOLICITATION/CONTRACT FORM
A.1	Use of Facsimile Signatures (JUN 2002)
of which tog	nct document may be executed in counterparts, each of which shall be deemed an original, all gether shall constitute one and the same instrument. Facsimile signatures will be regarded as y all parties.
	SECTION B - SUPPLIES OR SERVICES AND PRICES/COSTS
B.1	Type and Scope of Contract (IDIQ) (OCT 2003)
Acquisition Price (FFP)	in indefinite-delivery/indefinite-quantity (IDIQ) contract , as identified under Federal Regulation (FAR) 16.504. Requirements will be placed under this contract through Firm Fixed task orders. The minimum and maximum quantity of services to be purchases under this ct are set forth below.
(1) Total	minimum quantity of services to be purchased under this IDIQ contract shall be
(2) Total	maximum quantity of services to be purchased under this IDIQ contract shall be
necessary of provided by	stractor shall, in accordance with the terms and conditions set forth hereafter, furnish the qualified personnel, services, travel, facilities, and materials (except those specifically to be the Government) and do all things necessary and incident to the completion of the effort in accordance with Section C, Statement of Work (SOW) and the applicable task order
shall be app otherwise sp	Applicable to Firm Fixed Price (FFP) Task Orders: At a minimum, the following paragraphs licable to all FIRM FIXED PRICE (FFP) Task Orders issued under this contract, unless becified in an individual task order. Additional requirements may be specified in each task ext is available as an attachment to the contract.
·	Type of Contract and Consideration (FFP) (OCT 2003) Scope of Contract (Statement of Work) (OCT 2003) Period of Performance (AUG 1996)
B.2 Pricin	g
Pricing See Att	in accordance with attached Pricing Matrix dated 17 December 2004. achment J-2: TMP Worldwide, Inc. Schedule of Fixed Pricing Matrix
	SECTION C - DESCRIPTION/SPECIFICATIONS/WORK STATEMENT
C.1	Statement of Work (OCT 2003)
	r's Statement of Work entitled "STATEMENT OF WORK, HUMAN RESOURCE

hereto, is made a part of this contract.

Contractor: TMP W	/orldwid∈`c
Contract Number:	
Page 3 of 16	*

SECTION D - PACKAGING AND MARKING

Not Applicable

SECTION E - INSPECTION AND ACCEPTANCE

E.1 52.252-2 Clauses Incorporated by Reference. (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

http://www.arnet.gov/far/ http://www-far.npr.gov/References/References.html

52.246-2 Inspection of Supplies - Fixed-Price. AUG 1996 52.246-4 Inspection of Services - Fixed-Price. AUG 1996

E.2 Inspection and Acceptance at Destination (MAR 2004)

Final inspection and acceptance of work accomplished, services provided and/or items produced or deliverable under this contract shall be performed at destination by cognizant Government personnel.

SECTION F - DELIVERIES OR PERFORMANCE

F.1 52.252-2 Clauses Incorporated by Reference. (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

http://www.arnet.gov/far/ http://www-far.npr.gov/References/References.html

52.242-15 Stop-Work Order. AUG 1989

F.2 Late Delivery (AUG 1996)

When the Contractor encounters difficulty in meeting performance requirements, or anticipates difficulty in complying with the contract delivery schedule or date, it shall immediately notify the Contracting Office in writing giving pertinent details; provided, however, that this data shall be informational only in character and that this provision shall not be construed as a waiver by the Government of any delivery schedule or any rights or remedies provided by law or under this contract.

F.3 Period of Performance (AUG 1996)

The period of performance of base IDIQ shall be from 01 December 2004 to 30 November 2005.

The period of performance of Option Period One of the IDIQ shall be from **01 December 2005** to **30 November 2006**.

The period of performance of Option Period Two of the IDIQ shall be from **01 December 2006** to **30 November 2007**.

Cor	ntractor: TMP Worldwide c.
	ntract Number: le 4 of 16
	period of performance of Option Period Three of the IDIQ shall be from 01 December 2007 to 30 rember 2008.
	period of performance of Option Period Four of the IDIQ shall be from 01 December 2008 to 30 ember 2009.
F.4	Place of Performance (AUG 1996)
The	principal place of performance under this contract shall be the Contractor's facility located at:
8280 Suit	Worldwide, Inc. O Greensboro Drive e 900 ean, VA 22102
F.5	Contract Status Report (DEC 2001)
than form	thly contract status reports shall be submitted in <u>faxed only</u> copies to the Contracting Officer not later 15 calendar days after the close of the month covered by the report. Such report shall be in the at as provided in the attached Monthly Contract Status Report exemplar. Failure to submit this report esult in delay in payment of invoices.
*	Contractor's format acceptable.
	SECTION G - CONTRACT ADMINISTRATION DATA
G.1	Settlement - Fixed Price Services (FEB 2002)
Upon	completion of the subject contract, the Contractor shall submit the following documents:
	evel-of-Effort Certification (if applicable, breakdown by labor category and hours expensed) (Three opies required)
	lectronic Funds Transfer Information (EFT) - The submission of this information is required to keep ayment database current. (One (1) copy required)
	nal Government Furnished Property/Contractor Acquired Property (GFP/CAP) Statement - sition of Government Property (One (1) copy required)
	nal Patent and Royalty Statement (in accordance with FAR 52.227-11, 52.227-12, and 52.227-13, propriate) (One (1) copy required)
(e) C	opy of Final Invoice submitted to the Payment Office (One (1) copy required)
	complete set of closeout documentation shall be mailed, postage prepaid, to the Contracting Officer address on page 1 of this contract.
If you	have any questions in regard to the closeout procedure, please contact the Contracting Officer.

Contractor: TMP Worldwide 5. Contract Number: Page 5 of 16
G.2 Invoicing and Payment Instructions (General) Unclassified Association (JAN 2004)
(a) Contractors may mail invoices to the following payment office: Washington, DC 20505.
However, the preferred method of submitting invoices to the payment office is via facsimile (FAX) machine. Contractors may use any of the numbers listed below. When Contractors transmit original invoices via FAX, do not follow up with additional mailed copies; doing so will cause your company to los the FAX option.
(b) The payment periods designated in the FAR clauses for Prompt Payment contained in this contract will begin the date the Government receives a proper invoice in the payment office. A proper invoice must include:
(1) Name of the business concern, invoice date, and date(s) supplies delivered or services performed.
(2) Contract, purchase order, or delivery order number. The Government cannot process for payment all invoice that lacks a contract, purchase order, or delivery order number. No other 'authorizations' are valid or acceptable.
(3) Itemized cost elements and fee amounts for both the current invoice's costs and for the cumulative cost elements and fee amounts (for cost reimbursable contracts); itemized labor categories (for time and material or labor hour contracts); description, price, and quantity of supplies delivered and/or services rendered (for fixed price contracts, purchase orders and delivery orders).
(4) Shipping and payment terms (for fixed price contracts, purchase orders, or delivery orders).
(5) Name, title, phone number, and complete mailing address of responsible official to whom the Agency should send payment.
(c) The Government shall give notice of an apparent error, defect, or impropriety in an invoice to the Contractor within 7 days of receipt of the invoice by the payment office. The Contractor may make nquiries regarding invoices to the payment office on
Authority and Designation of a Contracting Officer's Technical Representative COTR) (MAR 2004)

(a) Authority: Performance of this contract is subject to the technical guidance, supervision and approval of the Contracting Officer or a designated Contracting Officer's Technical Representative (COTR). As used herein, "technical guidance" is restricted to scientific, engineering or other technical field-of-discipline matters directly related to the work to be performed. Such guidance may be provided for the purposes of filling in details, clarifying, interpreting or otherwise serving to accomplish the technical objectives and requirements of the contract. In addition, and unless specified elsewhere in this contract, the authority of the designated COTR is specifically limited to the technical administration of this contract and the inspection of supplies being produced, services being provided or work being performed to

Contractor: T Contract Num Page 6 of 16	MP Worldwide iber:	>.		· · · · · · · · · · · · · · · · · · ·	
assess complia requirements of		pe, estimated	cost (if cost-reimb	ursement), schedu	ule, and technical
(b) Designation contract during to the contract	the life of the cor	identified below ntract unless th	w is authorized ac nis authorization is	cess to all informa s reassigned by an	tion concerning this administrative change
Name	Telephor	ne No.		·	
employee or re alter the terms commitments to aspects of this signed by the Contracting Off contract, the Co	presentative of the or conditions of the conditions of the contract must be contracting Office ficer) imply a com	ne Government his contract. Al I change in eith done by chang Ir. Should any Imitment on the Otify the Contra	t has the authority I revisions to spectorer the total cost/p ge order or supplet action by Govern to part of the Governing Officer and of	r to initiate a course difications, requirer price, scope, delive emental agreement ment personnel (or	ry schedule, or legal t, to be negotiated and ther than the affect the terms of this
G.4	Novation/C	hange-of-Nan	ne Notification R	equirement (MAR	2004)
(a) For the purp the contractor's the following ac	name, that fall u	ract, any trans nder FAR 42.1	fer of the contract 2, will be process	or's assets to a thi ed in a centralized	rd party, or change to manner by the staff at
Washington	, DC 20505	i.	•		
Unclassified	l Fax:		. *		<i>X</i>
				tor shall provide w	ritten notification to this

- (b) Until the settlement of this contract is completed, the Contractor shall provide written notification to this staff via facsimile within (30) thirty days of any fore-mentioned changes. Along with details of the change, your notification shall provide a point of contact name, title, clearance level, and phone and fax numbers.
- (c) After receiving this notification, your designee will receive a letter with instructions to assist in the preparation of the novation/change-of-name package. Our organization will typically recognize Other Government Agency (OGA) Agreements; however, we have unique security requirements that must be addressed before formally accepting these agreements.
- (d) You are reminded that you must continue to invoice under your former name on existing contracts until this Agency accepts your novation and/or change-of-name agreement by issuance of a letter recognizing the agreement. In addition, you are NOT authorized to request changes to your banking information to recognize a successor company on existing contracts until this Agency accepts your novation and/or change-of-name agreement. Any delays in submitting the required information may impact your ability to invoice.
- (e) A submission of a novation or name change agreement does not guarantee approval by this organization and if a change is deemed unacceptable, the contractor will remain under contractual obligation to perform. The contract may be terminated for reasons of default should the contractor not

Contractor: TMP Worldwide c. Contract Number: Page 7 of 16
perform.
G.5 Government Property (Scheduled) (MAR 2004)
(a) The following clause is incorporated by reference:
[X] 52.245-2 Government Property (Fixed Price Contracts)
[] 52.245-4 Government-Furnished Property (Short Form)
[] 52.245-5 Government Property (Cost-Reimbursement, Time-and-Material, or Labor-Hour Contracts.)
(b) Under the FAR clause referenced above, the Government shall deliver to the Contractor the property identified below for use in the performance of this contract or such other contract(s) as may be authorized by the Contracting Officer:
The Government will provide the current version art and all related art to the prospective vendor. Current version art is the art that the incumbent has developed with the Government and which is used to update advertising instead of creating new artwork every time an order is placed.
(c) The Contractor shall verify the quantity and condition of the property identified above immediately upon receipt. Shortages and/or damaged or defective property shall be promptly reported to the Contracting Officer after having a confirming inspection thereof made by a designated representative of the Contracting Officer. The Contractor may also request a confirming inspection by the carrier's representative where it considers the damage to be attributable, in some degree, to the carrier.
(d) When deemed necessary, a representative of the Contracting Officer will be present to inspect the condition of the property before packaging thereof for return to the Government. In order to accommodate this inspection requirement, the Contractor shall provide the Contracting Officer with at least 24 hours' prior notice so that personnel may be assigned for these examinations.
(e) The Contractor's property control system shall provide annually the total acquisition cost for Government property for which the Contractor is accountable under this contract, including Government property at subcontractor's plants and alternate locations. The Contractor's annual report shall be prepared on a form provided by the Property Administrator and submitted no later than the date prescribed by the Property Administrator.
(f) All inquiries regarding the issuance and disposition of the above property should be directed to the Contracting Officer. Note: The provision for reporting property at the completion or termination of a contract is contained in the standard FAR clauses that must be incorporated into the contract by reference. Standard FAR clauses 52.245-2 and 52.245-5 state that the Contractor "shall comply with FAR subpart 45.5 as in effect on the date of this contract."
(g) At the completion of the Annual Inventory exercise, the Contractor shall submit the completed inventory to the COTR for validation and verification. The Contractor shall receive a signed copy of the inventory back from the COTR. This will be verified during an audit conducted by the Property Administrator.
SECTION H - SPECIAL CONTRACT REQUIREMENTS
H.1 Fraud, Waste, and Abuse - Unclassified Association (DEC 2002)

Anyone who suspects fraud, waste, or abuse in any aspect of the acquisition process or during

Cor	ntractor: TMP \ ntract Number ne 8 of 16		c.		, and the second		
perf Insp	formance of this sector General,	contract by e Investigation	either Governn s Staff, at phor	nent or Contractor ne number	personnel shou	ld contact the	Office of
H.2		Non-Publici	ty (DEC 2003)				
publication are least Con Age.	licity. "Publicity o, television etcon include, but, is my public advertermination of this ase from the fortracting Officer.	" means, but .), communic .), communic .), communic .isements. It s contract, bu regoing but sl Contractors .it has perfor	is not limited to ations with the o, the use of th is further unde it will continue hall not deviate are not requir med or is in the	used any aspect of a divertising (e.g. media, marketing te terms restood that this obtaindefinitely. The etherefrom unlessed to obtain waive e process of perforement for security	trade magazine or a reference or any othe ligation shall no Contractor may authorized to do rs when informin	es, newspaper for new businer sponsor spet expire upon or request a wait o so in writing ng offices with there are no s	rs, Internet, ess. This cific terms completion ver or by the in this ecurity
	he Contractor contract issued			of this clause, incl	uding this parag	raph (b), in ea	ach
H.3		Security Re	quirements -	Software Certific	ation (JUN 199	8)	
Gove com whic	ernment Furnis puter virus, whi	hed Software ch could dam	to be returned age, destroy,	to ensure that and, under this contra or maliciously alte y data or other info	act will be provid r software, firmw	led or returned vare, or hardw	d free from are, or
thát	he contractor s any software po se the harm des	ovided or ret	urned, to be pr	Contracting Office rovided or returned ve.	er when it has a d, or associated	reasonable su with the produ	spicion uction may
cont	the contractor ractual requirer er's Technical I	nent, this sha	II be explained	ivered software ar in full detail to the	ny computer cod Contracting Off	e not essentia licer and Cont	al to the racting
	he contractor a se of contract p		its duty to exe	ercise reasonable	care, to include	the following, i	in the
(1) u com	sing on a regul puter viruses w	ar basis curre hen introducii	ent versions of ng maintenanc	commercially avai e, diagnostic, or o	lable anti-virus s ther software int	oftware to gua to computers;	ard against and
	rohibiting the us liable sources.	se of non-cor	tract related s	oftware on compu	ters, especially f	rom unknown	or
H.4		Prohibition A	Against Recru	iting in Agency F	acilities (AUG	2004)	
empl	loyment recruitr	nent while in	any facility cor	nd subcontractors ntrolled by the Age d nonpublic inform	ncy or to use Ag	gency commun	nications

(a) The Contractor shall inform its employees and subcontractors that they are not permitted to engage in employment recruitment while in any facility controlled by the Agency or to use Agency communications systems (e.g. cable and computer systems) and nonpublic information in connection with recruitment without written approval of the Contracting Officer. For purposes of this clause, recruitment refers to discussions of future employment with the contractor or subcontractor initiated by an employee of the contractor or subcontractor; distribution of employment forms or other employment paperwork, or similar activities directed towards obtaining the employment of an Agency employee by the contractor or subcontractor. Any Contractor or subcontractor employee who violates this policy may be denied further

Contractor: TMP Worldwide S. Contract Number: Page 9 of 16	
access to Agency facilities and systems. The Contractor shall emphasize this fact to its employees and subcontractors and shall include the substance of this clause in each subcontract issued under this contract.	
b) The prohibition set forth in paragraph (a) above does not apply to the recruitment of Agency persons enrolled in the Agency's Career Transition Program. The prohibition also does not apply to the ecruitment of Agency personnel for part-time work that does not conflict or interfere with Agency personnel's employment with the Agency, provided Contracting Officer approval has been obtained consistent with paragraph (a) above.	nel
c) Exclusion under the circumstances described in paragraph (a) of this clause shall not relieve the Contractor from full performance of the requirements of this contract, nor will it provide the basis for any claims against the Government.	/
Incorporation of Section K Representations, Certifications, and Other Statements of Offerors or Respondents (OCT 2003)	
SECTION K, which has been completed and submitted with Contractor's proposal dated 29 October 2004 is incorporated herein by reference and made a part of this contract.	
H.6 Order of Precedence (OCT 2003)	
(a) Any inconsistency in this contractual document (inclusive of documents, provisions or exhibits referenced herein or attached hereto) shall be resolved by giving precedence in the following order:	
(1) The Schedule (excluding the SOW and specifications)	
(2) Attachment A - Incentive and Award Fee Plan (if applicable)	
(3) Statement of Work	
(4) Other provisions of the contract when attached or incorporated by reference	
(5) Specifications	
(6) Technical Provisions of the Contractor's Proposal(s)	
(b) If a conflict or inconsistency arises out of any of the contract elements listed above, the Contractor shall notify the Contracting Officer of the conflict or inconsistency for final and unilateral resolution. Uno no circumstances will such conflicts or inconsistencies result in increases to target cost, fee, award fee schedule extensions.	der or
H.7 Key Personnel (AUG 1996)	
(a) The Contractor shall identify the key technical, management and administrative personnel to be assigned to work under this contract:	
Name Title	

٠,	Contract Number: Page 10 of 16
	(b) The personnel specified above are considered to be essential to the work performed hereunder. Prior to diverting any of the specified individuals to other programs, the Contractor shall provide advance notification of at least thirty (30) calendar days to the Contracting Officer and shall submit resumes of the proposed substitutes in sufficient detail to permit evaluation of the impact on the program. No diversion from the above procedure shall be made by the Contractor without the written consent of the Contracting Officer, provided that the Contracting Officer may ratify in writing such diversion and such ratification shall constitute the consent of the Contracting Officer required by this clause.
	H.8 Contractor Performance Evaluation (MAR 2004)
	(a) In accordance with FAR 42.15, and as otherwise provided by this contract, the Contractor's performance under this contract shall be subject to evaluation as follows:
	(1) Final evaluation shall be conducted for all contracts after completion of contract performance; and
	(2) Interim evaluations may be conducted at the government's discretion.
	(b) Past performance evaluation reports shall be retained by the Government to provide source selection information for a period not to exceed three years after contract completion. In accordance with FAR 9.105, the Contracting Officer shall also consider relevant past performance information when making responsibility determinations.
	(c) The Contracting Officer shall provide appropriate extracted information from the completed interim (if applicable) and final reports to the Contractor as soon as practicable after completion of the report. The Contractor shall have a maximum of 30 calendar days after the date of the letter forwarding the information to submit written comments, rebutting statements, or additional information. The Governmen will consider rebuttals and other information provided by the Contractor and will render a final determination regarding the contractor's performance during that period of the evaluation.
	H.9 Past Performance Information - Referencing Agency Contracts (MAR 2004)
	This contract may be listed as a reference for past performance purposes only in offers submitted to agencies and organizations within the Intelligence Community, provided the Contractor requests and receives the written approval of the Contracting Officer in advance. Failure to comply with this requirement may result in the Agency being unable to respond to a reference request and may also result in a termination for default.
	H.10 Changes Requiring No Equitable Adjustment (MAR 2004)
	(a) Purpose. The purpose of this paragraph is to establish a procedure whereby one contractual modification will be used both to direct a change pursuant to the "Changes" clause of this contract and to settle any question of equitable adjustments that might arise. This procedure shall apply only to those changes that will have no effect on the contract price, delivery schedule, or other provisions of the contract.
	(b) Procedure. When a change under the "Changes" clause is proposed, and both parties agree that the proposed change will not require any equitable adjustment, the Contracting Officer shall issue a bilateral modification authorizing the change that clearly states the change has no effect on either the contract price/cost plus fee, or period of performance/delivery date. The Contractor's signature on the modification shall constitute acceptance of the Government's offer, shall be binding on both parties, and

shall constitute a full, complete, and final settlement for the changes so directed.

Contractor: TMP Worldwid€

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	ctor: TMP W ct Number:	orldwid/ c.			Ì	,	
Page 1			- 17				
H.11 [Limitation of Wo	rking Groups	(MAR 2004)			
constru	ad from the n	provided at meeting ninutes of such mee tract. Only the Cor the contract.	etings shall no	ot constitute auth	norization fo	or the Conti	ractor to alter
H.12		Engineering Cha	nge Proposa	is (MAR 2004)			
(a) The engines	ering changes eting Officer, t	Officer may ask the within the general he Contractor shall Contracting Officer	Contractor to scope of this prepare and	prepare engine contract. Upon submit an engin	receipt of a	a written red	quest from the
proposa	als shall included the control of th	nay initiate engineer de a "not to exceed contracting Officer or than the "not to ex	l" cost or price rders the engi	or a "not less tr neering change,	nan" cost o , the increa	r price and	delivery
conside	red an autho	al accepted in acco rization to the contr cost is increased b	ractor to excee	ed the estimated	I cost in the	e contract s	ill not be chedule,
(d) Whe	en the cost or	price of the engine	ering change	is \$550,000 or r	more, the C	ontractor s	hall submit
	ontract pricing tion; and,	proposal using the	e format in Tab	ole 15-2, Section	n 15.408, o	f the Federa	al Acquisition
(2) At th	ne time of agr	eement on cost or	price, a signe	d Certificate of C	Current Cos	t or Pricing	Data.
		SECT	TION I - CON	TRACT CLAUSI	ES .		
I.1 52.	252-2 Clause	es Incorporated by	y Reference.	(FEB 1998)			,
were div	ven in full text	rates one or more t. Upon request, the be accessed electr	e Contracting	Officer will make	e their full to	e and effec ext available	t as if they e. Also, the full
•	http://www.a	rnet.gov/far/ ar.npr.gov/Referend	ces/Reference	es.html			
52.20 52.20 52.20 52.20 52.20)3-3 Gratu)3-5 Cove)3-6 Resti	itions. JUL 200- uities. APR 1984 nant Against Con- rictions on Subco Kickback Procedu ellation, Rescission	tingent Fees ntractor Sale ıres. JUL 1	s to the Goverr 995		IUL 1995 or Imprope	er Activity.

Price or Fee Adjustment for Illegal or Improper Activity. JAN 1997
Limitation on Payments to Influence Certain Federal Transactions. JUN 200
Printed or Copied Double-Sided on Recycled Paper. AUG 2000
Protecting the Government's Interest When Subcontracting with Contractors

JAN 1997

52.203-10 52.203-12 52.204-4 52.209-6

#0.045.44	Debarred, Suspended, or Proposed for Debarment. JUL 1995
52.215-14	Integrity of Unit Prices. OCT 1997
52.217-2	Cancellation Under Multi-year Contracts. OCT 1997 Utilization of Small Business Concerns. MAY 2004
52.219-8	Other of Other Basiness College Colleg
52.219-9	Small Business Subcontracting Plan. JAN 2002
52.219-16	
52.222-3	Convict Labor. JUN 2003
52.222-26	Equal Opportunity. APR 2002
52.222-35	
	Other Eligible Veterans. DEC 2001
52.222-36	Affirmative Action for Workers with Disabilities. JUN 1998
52.222-37	Employment Reports on Special Disabled Veterans, Veterans of the Vietnam Era,
	and Other Eligible Veterans. DEC 2001
52.223-6	Drug-Free Workplace. MAY 2001
52.223-14	Toxic Chemical Release Reporting. AUG 2003
52.227-1	Authorization and Consent. JUL 1995
52.227-14	Rights in Data - General. JUN 1987
52,229-3	Federal, State, and Local Taxes. APR 2003
52.230-2	Cost Accounting Standards. APR 1998
52.230-3	Disclosure and Consistency of Cost Accounting Practices. APR 1998
52.230-6	Administration of Cost Accounting Standards. NOV 1999
52.232-17	Interest. JUN 1996
52.232-25	Prompt payment. OCT 2003
52.232-34	Payment by Electronic Funds Transfer - Other than Central Contractor Registration.
	MAY 1999
52.233-1	Disputes. JUL 2002
52.233-3	Protest after Award. AUG 1996
52.242-13	Bankruptcy. JUL 1995
52.243-1	Changes - Fixed-Price. AUG 1987
52.244-6	Subcontracts for Commercial Items. (JUL 2004
52.245-2	Government Property (Fixed-Price Contracts). MAY 2004
52.246-23	Limitation of Liability. FEB 1997
52.246-25	Limitation of Liability - Services. FEB 1997
52.249-2	Termination for Convenience of the Government (Fixed-Price). MAY 2004
52.249-8	Default (Fixed-Price Supply and Service). APR 1984

1.2 52.216-18 Ordering. (OCT 1995)

- (a) Any supplies and services to be furnished under this contract shall be ordered by issuance of delivery orders or task orders by the individuals or activities designated in the Schedule. Such orders may be issued from **01 December 2004** to **30 November 2005**.
- (b) All delivery orders or task orders are subject to the terms and conditions of this contract. In the event of conflict between a delivery order or task order and this contract, the contract shall control.
- (c) If mailed, a delivery order or task order is considered "issued" when the Government deposits the order in the mail. Orders may be issued orally, by facsimile, or by electronic commerce methods only if authorized in the Schedule.

1.3 52.216-19 Order Limitations. (OCT 1995)

(a) *Minimum order*. When the Government requires supplies or services covered by this contract in an amount of less than **\$500.00**, the Government is not obligated to purchase, nor is the Contractor obligated to furnish, those supplies or services under the contract.

Contractor: TMP V	Vorldwide, 📑 📜
Contract Number:	
Page 13 of 16	

(b) Maximum order. The Contractor is not obligated to honor -	
(1) Any order for a single item in excess of	
(2) Any order for a combination of items in excess of	

- (3) A series of orders from the same ordering office within **two (2)** days that together call for quantities exceeding the limitation in subparagraph (b)(1) or (2) of this section.
- (c) If this is a requirements contract (*i.e.*, includes the Requirements clause at subsection 52.216-21 of the Federal Acquisition Regulation (FAR)), the Government is not required to order a part of any one requirement from the Contractor if that requirement exceeds the maximum-order limitations in paragraph (b) of this section.
- (d) Notwithstanding paragraphs (b) and (c) of this section, the Contractor shall honor any order exceeding the maximum order limitations in paragraph (b), unless that order (or orders) is returned to the ordering office within **two (2)** days after issuance, with written notice stating the Contractor's intent not to ship the item (or items) called for and the reasons. Upon receiving this notice, the Government may acquire the supplies or services from another source.

I.4 52.216-22 Indefinite Quantity. (OCT 1995)

- (a) This is an indefinite-quantity contract for the supplies or services specified, and effective for the period stated, in the Schedule. The quantities of supplies and services specified in the Schedule are estimates only and are not purchased by this contract.
- (b) Delivery or performance shall be made only as authorized by orders issued in accordance with the Ordering clause. The Contractor shall furnish to the Government, when and if ordered, the supplies or services specified in the Schedule up to and including the quantity designated in the Schedule as the "maximum." The Government shall order at least the quantity of supplies or services designated in the Schedule as the "minimum."
- (c) Except for any limitations on quantities in the Order Limitations clause or in the Schedule, there is no limit on the number of orders that may be issued. The Government may issue orders requiring delivery to multiple destinations or performance at multiple locations.
- (d) Any order issued during the effective period of this contract and not completed within that period shall be completed by the Contractor within the time specified in the order. The contract shall govern the Contractor's and Government's rights and obligations with respect to that order to the same extent as if the order were completed during the contract's effective period; *provided*, that the Contractor shall not be required to make any deliveries under this contract after 30 November 2005.

1.5 52.217-9 Option to Extend the Term of the Contract. (MAR 2000)

- (a) The Government may extend the term of this contract by written notice to the Contractor within **30** days; provided that the Government gives the Contractor a preliminary written notice of its intent to extend at least **60** days before the contract expires. The preliminary notice does not commit the Government to an extension.
- (b) If the Government exercises this option, the extended contract shall be considered to include this option clause.
- (c) The total duration of this contract, including the exercise of any options under this clause, shall not exceed **5 years**.

Cor	ntractor: TMP Worldwide,
1.6	Compliance With the Constitution and Statutes of the United States (AUG 1996)
	hing in this contract shall be construed to authorize any activity in violation of the Constitution or tutes of the United States.
I.7	Organizational Conflicts Of Interest: General (JUL 2003)
coul cont	The contractor warrants that, to the best of its knowledge and belief, there are no relevant facts that d give rise to Organizational Conflicts of Interest, as defined in FAR 9.501. Or, alternatively, the tractor warrants that it has disclosed all relevant information regarding any actual or potential anizational conflict of interest.
discontrop propuntil	The contractor agrees that if an organizational conflict of interest with respect to this contract is overed during its performance, an immediate and full disclosure in writing shall be made to the tracting Officer. Such notification shall include a description of the action the contractor has taken or loses to take to avoid, neutralize or mitigate such conflicts. The contractor shall continue performance notified by the Contracting Officer of any contrary actions to be taken. The Government may, ever, terminate the contract for its convenience if it deems such termination to be in the best interest e Government.
(c) If did r defa	f the contractor was aware of an organizational conflict of interest before award of this contract and not fully disclose the conflict to the Contracting Officer, the Government may terminate the contract for ult.
subc term	The contractor shall insert a clause containing all the terms and conditions of this clause in all contracts for work to be performed similar to the services provided by the prime contractor, and the s "contract", "contractor", and "contracting officer" modified appropriately to preserve the ernment's rights.
erfo	Before a contract modification is made that adds new work or significantly increases the period of ormance, the contractor shall agree to submit either an organizational conflict of interest disclosure or essentation or an update of a previously submitted disclosure or representation, if requested by the ernment.
orovi	ontractor further agrees that Government may periodically review contractor's compliance with these isions or require such self-assessments or additional certifications, as Government deems opriate.
1.8	Audit and Records – Negotiation (FEB 2002)
epre or a Regu	the appropriate audit representative of the United States, the Contracting Officer or an authorized esentative of the Contracting Officer shall, until three years after final payment under this contract or my shorter period specified in Subpart 4.7, Contractor Records Retention, of the Federal Acquisition ulation (FAR), have access to and the right to examine any of the Contractor's books, documents, ress or other records involving transactions directly related to this contract.

- (b) The Contractor shall insert a clause containing all the terms of this clause, including this paragraph (b), in all subcontracts under this contract that exceed the simplified acquisition threshold, and:
- (1) that are cost-reimbursement, incentive, time-and-materials, labor-hour, or price re-determinable type or any combination of these; or
 - (2) for which cost or pricing data are required.

Contractor: TMP Worldwide. Contract Number: Page 15 of 16
(c) The period of audit and examination in paragraph (a) of this clause shall be extended until resolution of any disputes or litigation arising under or related to this contract, and until settlement of any questioned costs.
I.9 Timely Notice Of Litigation (AUG 1996)
(a) The Contractor hereby agrees to immediately give written notice to the Contracting Officer of any anticipated or current litigation or any litigation that may arise during the course of the performance of this contract, that involves or in any way relates to or affects any aspect of this contract, its terms or costs, pertinent subcontracts, or the Customer's relationship with the Contractor or Subcontractors. Said notice shall include all relevant information with respect thereto.
(b) The Contractor agrees to insert this requirement in any subcontract under this contract. In the event of litigation, the Subcontractor shall immediately notify its next tier Subcontractor or the Prime Contractor, as the case may be, of all relevant information with respect to such litigation.
c) The Contracting Officer shall have access to and the right to examine any pertinent books, documents, papers and records of the Prime Contractor or Subcontractor(s) involving customer ransactions related to any contract litigation.
d) Notwithstanding the foregoing, nothing in this agreement shall constitute a waiver of either party's right n litigation, including but not limited to, the rights of attorney-client privilege, to obtain injunctive relief, and/or any rights or remedies available.
Equal Employment Opportunity (JAN 2004)
a) The Contractor shall comply with all applicable Federal and State equal employment opportunity laws and regulations and Agency policies and practices with respect to equal employment opportunity and a arassment-free workplace whenever work is being performed on federal property.

- a h
- (b) If either the Contracting Officer or a designated representative of the Agency's Office of Equal Employment Opportunity provides the Contractor notice of noncompliance with the applicable statutory or regulatory requirements which are enumerated in paragraph (a), the Contractor, at no cost to the Government, shall promptly take appropriate action. A copy of any documentation shall be provided to the designated representative of the Agency's Office of Equal Employment Opportunity. If the Contractor fails or refuses to promptly take appropriate action, the Contracting Officer may issue an order stopping all or part of the work until such appropriate action is taken.
- (c) Nothing in this clause shall relieve the Contractor from full performance of the requirements of this contract, nor shall it provide the basis for any claims against the Government.
- (d) The Contractor shall provide oral notification within two business days and written notification within five business days to the Contracting Officer of the Contractor's receipt of a claim made by a Contractor employee alleging any violation of an equal employment opportunity requirement connected to performance of this contract or connected to activities occurring on Federal property.
- (e) The Government may elect to conduct an investigation surrounding the claim if it is potentially a joint employer under EEOC Notice 915.002. In all such instances, the Contractor shall cooperate with the Government's investigation. In accordance with applicable law and to the extent possible, the Government shall treat all information obtained from the investigation as information proprietary to the Contractor.
- (f) The Contractor's noncompliance with the provisions of this clause may be grounds for termination under the default provisions of this contract.

Conf	ractor: TMP Worldwide,) ract Number: 16 of 16	
appro	ne Contractor shall insert this clause, including this paragraph (g) in all subcontracts, with priate changes in the designation of the parties. The prime contractor shall provide the Contracting with a copy of all notifications made pursuant to the provisions of this clause.	
1.11	Tax Audits (JAN 2004)	
imme in writ docur groun	eral, state, or local tax officials request access to information under this contract, the contractor shall diately notify the Contracting Officer. The contractor shall also request that the tax officials identify, ing, the specific information sought for review and shall forward the response and any related nentation to the Contracting Officer. Failure to provide notice to the Contracting Officer may be ds for denying a cost/price adjustment for the resulting tax liability, if an adjustment is otherwise rized by law and the terms of this contract.	
I.12 [Independent Review of Agency Protests (JAN 2004)	
altern	lependent review of protests to the agency, as defined in FAR 33.103(d)(4), is available as an ative to consideration by the Contracting Officer. Requests for an independent review shall be tted directly to the Contracting Officer, along with the protest.	
1.13	Clauses Requiring Access by Other Government Entities (JUL 2003)	
agenc report	al clauses in this contract require reporting to other Federal agencies or access by other Federal ies to the Contractor's records for compliance determinations or other reviews. If any such ng, compliance determination, or review involves this contract, the Contractor shall obtain the acting Officer's written permission or guidance before participating.	
	SECTION J - LIST OF ATTACHMENTS	
J-1. S	atement of Work (4 pgs.)	
J-2. P	ricing Matrix (1 pg.)	
	ull text of Task Order Clauses listed under B.1 Type and Scope of Contract DIQ) (OCT 2003) (1 pg.)	

Attachment J-1 Statement of Work Page 1 of 4

July 2004

STATEMENT OF WORK

HUMAN RESOURCE MANAGEMENT - ADVERTISING

1.0 INTRODUCTION

This Statement of Work (SOW) describes the advertising requirements of the Recruitment Center (RC) and tentatively for the It is anticipated the U.S. Government (USG) will issue an Indefinite Delivery Indefinite Quantity (IDIQ) Contract for this effort.

1.1 Program Background

The USG has a continuing requirement to recruit qualified individuals to fill a variety of positions in a complex and sensitive environment. To this end, advertising and marketing and image branding plays a unique and critical role. It is necessary to reach, as effectively as possible, the best and most culturally diverse talent available in a wide range of disciplines. Aside from the standard forms of media coverage, image branding the CIA as an employer of choice is an ongoing recruitment effort.

This effort is a year-round programmed approach concentrating on the fluctuating needs of the USG in conjunction with recognized government ceilings. The Contractor must have daily communication and weekly meetings with the USG in order to be fully responsive to timing and placement of advertising and marketing campaigns.

The scope of the effort specified by this SOW is to provide advertising and marketing services as well as image branding requirements in accordance with the instructions outlined. Specific tasks shall be based on the work associated with the advertising and marketing requirements specified.

2.0 PERIOD OF PERFORMANCE

The anticipated period of performance for this effort is 01 December 2004 through 30 November 2005 with four 1-year options.

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Attachment J-1 Statement of Work Page 2 of 4

3.0 TASKING

The contractor shall designate a senior officer having a wide range of recruitment advertising and marketing experience to serve as the focal point for the Government account. In addition, the contractor shall make available a team of at least three or more account representatives having similar experience as the senior officer, to serve as additional points of contacts working on this overall effort. The designated senior officer shall act only upon a written order given by the Administrative Contracting Officer (ACO) The Contractor will furnish all incidental and related services, and all material and labor for the preparation and placement of advertisements, as directed by the ACO, to include the following services.

The contractor shall also be available for daily communication with the COTR as well as be available for weekly meetings to ensure ongoing integrity of advertising, marketing and image branding campaigns.

- 3.1 Develop advertising campaigns for print and Internet. Campaign developments will include but not be limited to layout, storyboards, online concepts, copy and recruitment literature for approval by the RC. Agency printing and production facilities will be used to produce volume material and to integrate changes to the web site. Contractor may be requested on case-by-case basis to produce some printed material including, but not limited to posters, advertising, display boards, etc., and should have a reliable printing firm at their disposal that can produce these materials on both short term and long term basis.
- 3.2 Develop image branding campaigns to promote USG/CIA as employer of choice to include but not limited to radio, television, and print; event planning, sponsorships, minority and community outreach. The contractor shall do this using all resources available including but not limited to conducting online surveys, focus groups, etc., as required.
- 3.2.1 Insert approved advertising in media such as newspapers, magazines, select websites, technical journals and special publications as well as radio and television when required. This will include preparing and placing space and frequency orders with media as well as supervising the transmittal of copy, plates, mats, film, etc. to the media for publication.
- **3.2.2** Contractor shall also provide recommendations of marketing and display material in conjunction with overall advertising and marketing campaigns as related to image branding efforts of the Agency. Contractor will work with vendors on behalf of the USG as necessary.

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Attachment J-1 Statement of Work Page 3 of 4

- 3.3 Research media options and recommend appropriate media outlets on the basis of demographic data, readership numbers, etc., and any other research as may be required, such as minority demographics by occupation. This shall be done on an ongoing basis by the Contractor. Contractor will be required to be proactive in taking the initiative to research and identify advertising in a variety of media sources and venues on a continual basis throughout the period of this contract.
- 3.4 Develop an online recruitment strategy and roadmap that migrates CIA practices towards a best practice environment with the website as a central component. Maintain the CIA employer brand with a focus on attracting and retaining top talent through interactive solutions.

Assess feasibility and logistics associated with implementation of recruitment technology such as various candidate assessment tools, need and ability to offer anonymity to candidates during initial job application process, to include candidate relationship communications.

Perform design updates for the web site to include, building out the content to highlight Diversity and other to-be determined content that will evolve out of survey feedback.

- 3.5 Research and recommend on an ongoing basis, organizations and community outreach efforts that the USG can partner with in promoting the Agency as an employer of choice. When necessary, and at the request of the USG, contractor may be required to contact these organizations on behalf of the USG.
- 3.6 Maintain accounting records by task order/by month and make payments to all media.

4.0 DELIVERABLES

4.1 As Specified by Each Task

4.2 Monthly Status Report

Contractor shall submit a Monthly Status Report to the ACO within the first 10 days of every month. It should include for each task order the following information:

- 4.2.1 Job Number
- 4.2.2 Estimate Description
- 4.2.3 Date Estimate Sent

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Attachment J-1 Statement of Work Page 4 of 4

- 4.2.4 Invoice Number
- 4.2.5 Invoice Amount
- 4.2.6 Date Invoice Sent
- 4.2.7 Date Payment Received by Contractor
- 4.2.8 Committed Unbilled Production
- 4.2.9 Committed Unbilled Media
- 4.2.10 Comments Technical/Management Issues and Concerns
- 4.2.11 Alphabetical Listing of Publications
- 4.2.12 Publication Run Date
- 4.2.13 Description of Advertisement
- 4.2.14 Type of Print
- 4.2.15 Delivery Order/Purchase Order Number
- 4.2.16 Estimated Cost
- 4.2.17 Total Cost
- 4.2.18 Months
- 4.2.19 Total Advertising Dollars

5.0 PROJECT MANAGEMENT

Contractor shall outline the staffing and organization. It also shall provide project organization, supervisory responsibilities, lines of authority, and reports control. Subcontracting or the use of consultants should explain why such an approach/use is required, and how subcontracts and consultants shall be managed. Contactor shall describe the management of project costs, scheduled personnel assignments, and reporting methods and schedules.

6.0 SECURITY RESTRICTIONS

The association of the Government with the work being performed hereunder is UNCLASSIFIED. No classified work, reports, and/or hardware are authorized to be produced or developed hereunder.

Contractor: TMP Worldv ..., Inc.
Contract Number:
Attachment J-2: Schedule of Fixed Pricing Matrix
Page 1 of 1

ITEM	DESCRIPTION	QTY	UNIT PRICE
NO	SUPPLIES/SERVICES		
001	Placement of Advertisements		
002	Pickup of an existing ad		
003	Modification of existing ad		
004	Basic New Ad Production - Flat Fee	-	
	(Black & White or Color Ad)		
005	4-Color Film		
006	CD Disk		
007	Services of a Contractor's coordinator to assist the		
	COTR w/necessary administrative tasks related to this		
	contract		
008	Cost of Living Surveys		
009	Layoff Statistics/updates		
010	Compensation Studies		
011	Media analysis/Digests		
012	Market Analysis		
013	Online Databases		
014	Demographics		
015	Geographics		
016	Cost-Per-Hire Analysis		
017	Article Reprints		
018	Media Library		
019	Staff Planning Sessions		
020	Employee Surveys	-	
021	Employee Input Sessions	-	
022	Media Plans		
023	Strategic Plans		
024	Tactical Plans	_	1.7
025	On-Site Visits/Meetings		
026	Contract Proposal Support		
)27	Event/Job Fair/Trade Show Calendars	1	
28	Editorial Schedules		
)29	Ad Copywriting		
)30	Preparation of Pubset Materials	-	
)31	Proofing		
32	Coordination		
33	Placement		
34	Art Direction		
35	Design		
36	Layout		
37	Daily/Weekly Ad Schedules/Recaps		
38	Monthly/Quarterly/Yearly Reports		
39	Ad/Media Books	-	
40	Audit Support	-	
41	800# Service		
42	800# Fax for Resume Receipt	-	
43	Resume Handling		
43	Flexible Billing	_	
	FIEXIDIE DIIIIIU	1	

Contractor: TMP World , , Inc. Contract Number: Attachment J-3 Page 1 of 1)
J-4 Full text of Task Order Clauses listed under B.1 Contract (IDIQ) (OCT 2003)	Type and Scope of
Type of Contract and Consideration (FFP) (OCT	2003)
This is a Firm Fixed Price Contract as identified in FAR 16.202. T performance hereunder is \$TBD .	he total price for full
Scope of Contract (Statement of Work) (OCT 200	3)
The Contractor shall, in accordance with the terms and conditions necessary qualified personnel, services, travel, facilities, and mate designated to be provided by the Government) and do all things n completion of the contractual effort in accordance with the Section	erials (except those specifically ecessary and incident to
Period of Performance (AUG 1996)	

The period of performance of this contract shall be from 1 December 2004 to 30 November 2005.

TMP Worldwide
Schedule of Anticiped Fixed Pricing
Central Intelligence Agency

Description

Pickup of an existing ad Modification of an existing ad Basic Production - Flat Fee 4-Color Film CD Disk

Į	Price :				
	l .				



Fax

To:				From:			1-4"
Fax:				Pages:	2 (Including Cover)	•	
Phone	K .			Date:	12/16/04	* _ ·	
Re:	Prici	ng		CC:			
□ Urgo	ent	☐ For Review	☐ Please Co	omment	☐ Please Reply	☐ Please Recy	cle
• Com	ment	S:					
Per our should	you na	ssion this morning ve any questions	i, attached please or concerns. I m	e find the sc ay be reach	hedule of fixed pricined at	g. Please contac or on my cell at	em s
			. *				

8280 Greensboro Drive, McLean, VA 22102

www.tmp.com

4 Jan 05

Mills benillagis

FACSIMILE TRANSMITTAL

COMPANY:	TMP Worldwide, Inc.
ATTN:	
PHONE:	
FAX:	
FROM:	*
ATTN:	
PHONE:	
FAX:	
DATE:	4 January 2005
PAGES INCLUDING COVER SHEET:	17
REFERENCE:	Contract No.:

FOR YOUR SIGNATURE AND IMMEDIATE RETURN VIA FAX NUMBER

	1	UNC	LASSIFIED		•		
A	MENDMENT OF SOLICITATION	ON OIFICATION O	FCONTRACT	1. CC	ĆODŁ با اگ	E	PAGE OF PAGES 1 2
2. AME	NDMENT/MODIFICATION NO.	3. EFFECTIVE DATE 01 December 2005				O. (if applicable)	
6. ISSU	CODE		7. ADMINISTERED BY	(if other t	han Item 8)	CODE	
		• (Y				,	
Wash	ington, D.C. 20505						
8. NAM	E AND ADDRESS OF CONTRACTOR (N	o., street, county, State and ZII	P Code)	(4)	9A. AMENDME	ENT OF SOLI	CITATION NO.
TMP	Worldwide, Inc.						*
	Greensboro Drive, Suite 900				9B. DATED (SEE ITEM 11)		
McLe	an, VA 22102				4		
				X	10A. MODIFICA NO.	ATION OF CO	ONTRACT/ORDER
				^			-
				3	10B. DATED (S		-
CODE		FACILITY CODE THIS ITEM ONLY APPLIES			01 Decem	ber 2004	
Offerors (a) By c submitte MENT T REJEC letter, pr 12. ACC 13. (4)	e above numbered solicitation is amended must acknowledge receipt of this amendr ompleting Items 8 and 15, and returning _ed; or (c) By separate letter or telegram who BE RECEIVED AT THE PLACE DESIGNON OF YOUR OFFER, If by virtue of this rovided each telegram or letter makes referenced to the second of the se	copies of the amendment prior to the hour and date copies of the amendment inch includes a reference to the SNATED FOR THE RECEIPT (is amendment you desire to charence to the solicitation and this a. Exercise Option Yea	specified in the solicitation; (b) By acknowledging solicitation and amendment of OFFERS PRIOR TO ange and offer already so amendment, and is recommended in the solicitation of the solic	on or as all and receipt the nent numb THE HOU ubmitted, so ceived prior Period of HE CONT SET FORT STRATIVE AR 43.103	mended, by one of this amendmen ers. FAILURE OF R AND DATE SPI such change may or to the opening has the openi	of the following at on each cope of YOUR ACK ECIFIED MAY be made by the four and date of the following the followi	g methods: by of the offer NOWLEDGE- Y RESULT IN elegram or specified. NOVEMBER 2006. RIBED IN ITEM 14. HE CONTRACT
	ORTANT: Contractor is X_not, _ is requ						
See I	SCRIPTION OF AMENDMENT/MODIFICATION OF AMEND					9	
15A. NAME AND TITLE OF SIGNER (Type or print) 16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print)							
15B. CC	ONTRACTOR/OFFEROR	15C. DATE SIGNE	D 16E			160	D. DATE SIGNED
			BY			a	18/06
	(Signature of person authorized to sign)	NSN 7540-01-152-8070 F	PREVIOUS EDITION UNUSABL	LE STAI	ORM 30 (REV, 10	0-83) Prescribed I	by GSA FAR (48 C

Contractor: TMP Worldw Contract Number:
Page 2 of 2
 A. The purpose of this Modification 01 is to: Exercise Option Year One. Extend the period of performance to 30 November 2006
B. Period of Performance (AUG 1996)
The period of performance of base IDIQ shall be from 01 December 2004 to 30 November 2005.
The period of performance of Option Period One of the IDIQ shall be from 01 December 2005 to 30 November 2006. C. 52.217-9 Option to Extend the Term of the Contract. (MAR 2000)
(a) The Government may extend the term of this contract by written notice to the Contractor within 30 days; provided that the Government gives the Contractor a preliminary written notice of its intent to extend at least 60 days before the contract expires. The preliminary notice does not commit the Government to an extension.
(b) If the Government exercises this option, the extended contract shall be considered to include this option clause.
(c) The total duration of this contract, including the exercise of any options under this clause, shall not exceed 5 years .
D. All other terms and conditions of BOA remain unchanged and in full force and effect

-8

MANSE GOMITAGES

FACSIMILE TRANSMITTAL

	TMP Worldwide, Inc.
COMPANY:	TMP Worldwide, Inc.
ATTN:	
PHONE:	
FAX:	
FROM:	
ATTN:	
PHONE:	
FAX:	
DATE:	
PAGES INCLUDING COVER SHEET:	
REFERENCE:	Contract Number:
	Your File Copy
1	

Thank you

E-4) NO FACSIMILE CONNECTION

REASON FOR ER PAIL FANG UP OR LINE FAIL

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٤/٤	OK		*			6084 MEMORY TX
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:	7 NAUAAN XAA					

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 \star \star \star COWWNNICATION RESULT REPORT (FEB. 8.2006 10:34AM) \star \star

,			UNC	CLASSIFIED		ì		
	AMENDMENT OF SOLICI	TATION /	MODIFICATION O	F CONTRACT	1. CO	DNJ KAO (ID C	ODE	PAGE OF PAGES
	MENDMENT/MODIFICATION NO.	3.	EFFECTIVE DATE 02 May 2006	4. REQUISITION/PU	RCHASE	REQ. NO.	5. PROJECT	NO. (if applicable)
6. ISS	SUED BY	CODE	-	7. ADMINISTERED E	BY (if other	than Item 8)	CODE	
			*				, 00BE	
	shington, D.C. 20505							
8. NAI	ME AND ADDRESS OF CONTRACT	OR (No., str	eet, county, State and Zl	P Code)	(4)	9A. AMENI	DMENT OF SO	LICITATION NO.
TMF	Worldwide, Inc.	•	·					
	Greensboro Drive, Suite 90	0				9B. DATED	(SEE ITEM 11)
IVICL	ean, VA 22102							
						10A. MODIF	ICATION OF C	CONTRACT/ORDER
					X	NO.		
		· · · · · · · · · · · · · · · · · · ·			*	10B. DATE) (SEE ITEM 13	3)
CODE			CILITY CODE	·		01 Dece	mber 2004	
	ne above numbered solicitation is am		SITEM ONLY APPLIES					
(a) By of submitted MENT REJEC letter, p	s must acknowledge receipt of this a completing Items 8 and 15, and returned; or (c) By separate letter or telegration of the PLACE TION OF YOUR OFFER, If by virtue provided each telegram or letter make COUNTING AND APPROPRIATION THIS ITEM APPLIES ONLY TO MAKE THIS CHANGE ORDER IS ISS	ning am which inc DESIGNATE of this amer is reference DATA. DDIFICATION	_copies of the amendme cludes a reference to the D FOR THE RECEIPT C adment you desire to cha to the solicitation and this US OF CONTRACTS/OR	ent; (b) By acknowledging solicitation and amending OFFERS PRIOR TO inge and offer already so amendment, and is reconstructed.	ng receipt nent numb THE HOU ubmitted, s ceived prio	of this amendmers. FAILURE R AND DATE Souch change mer to the opening	nent on each co OF YOUR ACK SPECIFIED MA ay be made by g hour and date	py of the offer (NOWLEDGE- Y RESULT IN telegram or specified.
	B. THE ABOVE NUMBERED CON				•			
	appropriation date, etc.) SET F	JRIH IN ITE	M 14, PURSUANT TO T	HE AUTHORITY OF FA	AR 43.103((b).	ucn as changes	in paying office,
	C. THIS SUPPLEMENTAL AGRE FAR 43.103(a)			ANT TO AUTHORITY O	F:			,
	D. OTHER (Specify type of modifi	cation and au	uthority)				•	,
E. IMPO	DRTANT: Contractor is X_not,i	required to	sign this document and r	eturn copies to the	ne issuina i	office		
	SCRIPTION OF AMENDMENT/MOD						matter where f	easible.)
	age 2.	. •				·		*
and in it	as provided herein, all items and ull force and effect.		of the document refere	nced in Item 9A or 10	A, as her	etofore chang	jed, remains ι	ınchanged
15A. NAI	ME AND TITLE OF SIGNER (Type o	r print)		16A. NAME AND TI	TLE OF C	ONTRACTING	OFFICER (Typ	e or print)
15B. CO	NTRACTOR/OFFEROR		15C. DATE SIGNED	16B. UNITED STAT	ES-OF AM	MERICA	160	. DATE SIGNED
		<u></u>		BY			[5. 10.06
	(Signature of person authorized to sign)			7,			<u> </u>	> 10.06

NSN 7540-01-152-8070 PREVIOUS EDITION UNUSABLE STANDARD FORM 30 (REV, 10-83) Prescribed by GSA FAR (48 C

Page 2 of 2	· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·	*	
A. The pulline (2).	rpose of this	is to delete Section B.1, Clause		Paragraph (A),	
	1) Section B.1, Claus	D (A)			
	' Occilon B. I, Claus	Se Paragraph (A), is r	evised to rea	id as follows:	
B.1	Type and	Scope of Contract (IDIQ) (OCT 200	03)		
(a) TI Acqu Firm	his is an indefinite-delive isition Regulation (FAR) 1	ery/indefinite-quantity (IDIQ) contr 16.504. Requirements will be placed ders. The minimum and maximum of	act, as identif	intract through	
(a) TI Acqu Firm purch	his is an indefinite-delive isition Regulation (FAR) 1 Fixed Price (FFP) task on ases under this IDIQ con	ery/indefinite-quantity (IDIQ) contr 16.504. Requirements will be placed ders. The minimum and maximum of	act, as identif d under this co quantity of ser	ontract through vices to be	
(a) Ti Acqui Firm purch (1) T	his is an indefinite-delive isition Regulation (FAR) 1 Fixed Price (FFP) task on ases under this IDIQ con	ery/indefinite-quantity (IDIQ) control 16.504. Requirements will be placed ders. The minimum and maximum of tract are set forth below.	ract, as identifd under this conquantity of ser	ontract through vices to be	

UMSBBOINESS

FACSIMILE TRANSMITTAL

COMPANY:	TMP Worldwide, Inc.
ATIN:	
PHONE:	
FAX:	
FROM:	
ATTN:	
PHONE:	
FAX:	
DATE:	10 May 2006
PAGES INCLUDING COVER SHEET:	3
REFERENCE:	Contract Number:
ti.	Your File Copy

Thank you

E-4) NO FACSIMILE CONNECTION

E-3) NO PNSMEK E-1) NO PNSMEK KEPSON LOV EKKOK

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FAX HEADER 1:

* * * COMMUNICATION RESULT REPORT (MAY 10. 2006 1:45PM) * * *

AMENDM	ENT OF SOL	ICLATION/MOD	IFICATION OF	1. C	ACT ID CODE	PA	AGE O	F PAGE
2. AMENDMENT/MODIFIC/	ATION NO.	3. EFFECTIVE DATE	4. REQUISITION/PURCHASE R	EQ. NO.		5. PROJECT N	IO. (If appl.	icable)
		01 December 2006	N/	'A				
6. ISSUED BY		CODE	7. ADMINISTERED BY (If other	than Item	16)	CODE	<u> </u>	
ONLY CORR	<u>ESPONDENCE I</u>	MAILED:	For any questions	, plea	se call	<u> </u>	·	-
	POSTAL SERVIC	CE SHOULD BE		· 1				
ADDRESSED '	ГО:							
		*			•			
			2					
Washington, D.	C. 20505		* . *					
8. NAME AND ADDRESS OF	CONTRACTOR (No. Street, o	county, State and ZIP: Code)		1,	la			
TMP Worldwide				(*)	9A. AMENDME	NI OF SOLICIT	ATION N	O
	o Drive, Suite 900			ļ				
McLean, VA 22					9B. DATED (SE	E ITEM 11)		
Wichcall, VA 22								
			•		10A. MODIFICA	TION OF CONT	FRACT/OR	DER NO.
				$ \mathbf{x} $	1			
				^	10B. DATED (SI	EE ITEM 13)		3
CODE	· · · · · · · · · · · · · · · · · · ·	FACILITY CODE		┪			v.4-	
	11. THIS	ITEM ONLY APPLIES T	O AMENDMENTS OF SO	LOTT	ATTONIC	ember 200	4	
The above numbered as	ligitation is asset 1.1	C. d.: T. d. T. d.	O AMENDMENTS OF SU	LICIT	ATIONS			
	licitation is amended as se	t forth in Item 14. The hour and da	ate specified for receipt of Offers the solicitation or as amended, by		is extend		is not exte	ended.
Exercise Option 1	13. THIS ITEM	APPLIES ONLY TO MO	e to 30 November 2007. ODIFICATIONS OF CONT	RACT	S/ORDERS,			
A. THIS CHANGE ORI	11 MODIF	TES THE CONTRACT/OR	EDER NO. AS DESCRIBEI	IN I	ΓEM 14.			
- This character	I MAUGAUT UZGOGI 61 MAC	10: (Specify authority) THE CHANG	SES SET FORTH IN ITEM 14 ARE MAD	E IN TH	E CONTRACT ORI	DER NO. IN ITE	M 10A.	
B. THE ABOVE NUME	SERED CONTRACT/ORDER	IS MODIFIED TO REFLECT THE AC	OMINISTRATIVE CHANGES (such as ci		 			- 2-
- 122214 1 1, 1 0100711	or to the wordond to or	TAK 43.103(D)		anges in	paying office, appro	priation date, etc	:.) SET FOI	RTH IN
C. THIS SUPPLEMENT	TAL AGREEMENT IS ENTER	RED INTO PURSUANT TO AUTHORI	TY OF:		-			
D. OTHER Specify type	of modification and authority)							
D. OTTLER Specify type	of modification and authority))						
IMPORTANT C	57							
IMPORTANT: Con			this document and return_		opies to the is:	suing office	•	•
DESCRIPTION OF AMENI	DMENT/MODIFICATION (O	Organized by UCF section headings, incl	uding solicitation/contract subject matter	where fea	sible.)			
			•					
ection F.3,	Period of Per	formance (AUG 1996)	shall be modified to Exer	nica (Ontion David	Jana.		
ne period of perform	ance of Ontion De	ariad Tura af the IDIO -1	-11 1. C OID	cise (puon Ferio	u 002;		
to period of perionic	iance of Option Fe	shou I wo of the IDIQ sh	all be from 01 December	2006	to 30 Nove	mber 2007	' (Exerc	cised).
		`					_	
ccept as provided h	ierein, all terms a	ind conditions of Basic	Ordering Agreement (B	OA)			rema	ain
ichanged and in fu	ll force and effect			. [•			
NAME AND TITLE OF CL	Over a	^						
. NAME AND TITLE OF SI	GNER (Type or print)		16A. NAME AND TITLE OF CONT	RACTI	NG OFFICER (T)	vpe or print)		
		· · · · · · · · · · · · · · · · · · ·						
. CONTRACTOR/OFFEROR	•	15C. DATE SIGNED	16B. UNITED STATES OF AMERI	CA		16C. D.	ATE SIGN	√ED
	**							
	•					//	້າ ລ ິ	100
(Signature of perso	on authorized to sign)	- * * .	BY			7	301	4
N 7540-01-152-8070		30-10	05		STANDAR	D FORM 30)(RFV	10-83)

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Prescribed by GSA FAR (48 CFR) 53.243

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FACSI	IMILE TRANSMITTAL
COMPANY:	TMP Worldwide
PHONE:	
*FAX:	
FROM:	
PHONE:	
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DATE:	5 FEBRUARY 2007
PAGES INCLUDING COVER SHEET:	1
REFERENCE:	ВОА
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MINSE GOIMAGES

FACSI	MILE TRANSMITTAL
COMPANY: ATTN: PHONE: *FAX:	TMP Worldwide
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-4) NO FACSIMILE CONNECTION

REASON FOR ERROR E-13 NO ANSWER E-3 NO ANSWER E-3 NO ANSWER

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FAX HEADER 1:

* * * COMMUNICATION RESULT REPORT (FEB. 5.2007 9:10AM) * * *



* *					
November 30, 2005					
·		,			
Washington, DC 20505					
Re: TMP Worldwide Tax ID N	Number Change				
				April 1985	,
Dear	·				
itilizing a new Tax ID Numb tereby requests that our Co onnected thereto (i.e. Payme equesting that the current	cr (TIN) separat intract (number int Office Infoq	te from that of nation), be ame teplaced with	our Parent (and ended to ref	all assoc	iated inform w TIN. We In add
tilizing a new Tax ID Numbereby requests that our Coonnected thereto (i.e. Payme equesting that the current ur CCR information	cr (TIN) separate ontract (number ont Office Information has been been been been been been been bee	nation), be ame replaced with has been up	our Parent (and ended to ref the new odated to refl	all assoc	iated inform ew TIN. We In addinge.
ntilizing a new Tax ID Numbereby requests that our Co- connected thereto (i.e. Payme equesting that the current our CCR information lease feel free to contact reformation. I may be reached	cr (TIN) separate ontract (number ont Office Information of the Inform	nation), be ame be replaced with has been up	our Parent (and ended to ref the new odated to refl	all assoc	iated inform w TIN. We In addinge.
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In light of the new CCR/IRS To itilizing a new Tax ID Numbered products that our Coconnected thereto (i.e. Paymerequesting that the current our CCR information Please feel free to contact representation. I may be reached thank you for your assistance in incercly,	cr (TIN) separate ontract (number ont Office Information of the Inform	nation), be ame replaced with has been up	our Parent (and ended to ref the new odated to refl	all assoc	iated inform w TIN. We In addinge.

8280 Greensboro Drive, Suite 900, McLear, VA 22102

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